

11 JUL 1973

~~Mr. Janney~~ -- Mr. Blake

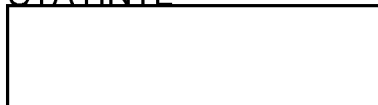
SUBJECT: Peace Corps

We have been extremely careful for many years not to in any way compromise the Peace Corps as an organization or any of its employees. Attached at Tab A is our regulation concerning the Peace Corps. Attached at Tab B is the basic policy statement by the Director of the Peace Corps on 20 March 1968 which he and all of his successors have asked us and other intelligence organizations to follow.

Recently Peace Corps, VISTA, Etc. were merged under one big name; i.e., ACTION. Included in ACTION are local assistance to the disadvantaged and handicapped programs which need volunteers. The Commission is pushing programs for volunteer service and suggests internal Government agency programs to complement the big external program.

254-7956  
In May I called Mr. Kelly Kammerer, an assistant general counsel, to ask for a policy paper on our people participating in any ACTION program. When Peace Corps was nice and separate there was no trouble being involved in VISTA and its work, but now ACTION means Peace Corps and VISTA. I have made two follow-up calls and yesterday he advised me he had made up a policy paper which was being floated at the highest levels of ACTION. He will follow through to see if they can get the thing moving toward our direction.

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→ recommendation to the Director for approval.

**b. EMPLOYMENT OF MEMBERS AND FORMER MEMBERS OF THE PEACE CORPS**

**(1) POLICY**

- (a) Members and trainees of the Peace Corps will not be employed or used in any capacity, with or without remuneration, by the Agency or by Agency-controlled organizations. (The term "members of the Peace Corps" will be understood to mean anyone employed by or associated with the Peace Corps, except trainees.)
- (b) Former members of the Peace Corps may be employed or used by the Agency or by Agency-controlled organizations only in accordance with the following:
  - (1) Except as stated in (2) below, a former member of the Peace Corps may be employed or used by any element of the Agency only if a period of five full years has elapsed since his separation from the Peace Corps.
  - (2) An Agency-controlled organization may hire a former member of the Peace Corps, but only for duties related to the overt purposes of such organization, if a period of at least twenty-four months has elapsed since his separation from the Peace Corps.
  - (3) The employment or use of a former member of the Peace Corps under the provisions of subparagraph (1) or (2) above must have the specific prior approval of the Deputy Director concerned.

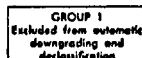
- (c) Former trainees whose Peace Corps service included duty or training overseas are subject to the rules governing employment or use of former members of the Peace Corps (subparagraph b(1)(b) above). Former trainees who did not serve at any time as members of the Peace Corps and whose Peace Corps service did not include duty or training overseas may be employed or used by the Agency or by organizations under its jurisdiction only with the specific prior approval of the Deputy Director concerned.
- (d) A former member or trainee of the Peace Corps whose employment or use is permitted by subparagraph (b) or (c) above may not be assigned to or used in a country for which he had been trained or to which he had been assigned while with the Peace Corps.

## (2) RESPONSIBILITIES

- (a) Deputy Directors and Heads of Independent Offices are responsible for ensuring compliance with the policies stated in subparagraph b(1) above. They will refer to the Director of Central Intelligence for policy guidance any question concerning employment, use, or contact with an individual who is or was formerly a member or trainee of the Peace Corps which is not clearly covered by those policies.
- (b) The Director of Personnel will personally review any proposal for the employment of a former member or trainee of the Peace Corps in a staff, contract employee, or consultant capacity, or for the assignment of such an individual, and will ensure that it is consistent with the policies set forth above.

Revised: 18 August 1969 (469)

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Title 3—Chapter II

E. O. 11470

Executive Order 11469

**EXTENDING THE LIFE OF THE NATIONAL COMMISSION ON THE  
CAUSES AND PREVENTION OF VIOLENCE**

By virtue of the authority vested in me as President of the United States, Executive Order No. 11412 of June 10, 1968, entitled "Establishing a National Commission on the Causes and Prevention of Violence", is hereby amended by substituting for the last sentence thereof the following: "The Commission shall terminate thirty days following the submission of its final report or on December 10, 1969, whichever is earlier."

*Richard Nixon*

THE WHITE HOUSE,  
May 23, 1969.

Executive Order 11470

**PRESCRIBING ARRANGEMENTS FOR THE STRUCTURE AND CONDUCT  
OF A NATIONAL PROGRAM FOR VOLUNTARY ACTION**

By virtue of the authority vested in me as President of the United States, it is ordered as follows:

SECTION 1. *The national voluntary action program.* There shall be undertaken within the executive branch of the government, as provided in this order, a national voluntary action program to encourage and stimulate more widespread and effective voluntary action for solving public domestic problems. That program shall supplement corresponding action by private and other non-Federal organizations. As used in this order, the term "voluntary action" means the contribution or application of non-governmental resources of all kinds (time, money, goods, services, and skills) by private and other organizations of all types (profit and nonprofit, national and local, occupational, and altruistic) and by individual citizens. Such contributions or applications of resources are deemed "voluntary" to the extent they are made without legal compulsion or compensation.

SEC. 2. *Cabinet Committee on Voluntary Action.* (a) There is hereby established a Cabinet Committee on Voluntary Action (hereinafter referred to as "the Committee").

(b) The Committee shall be composed of the following:

The Secretary of Housing and Urban Development (hereinafter referred to as "the Secretary")

The Attorney General

Secretary of Agriculture

Secretary of Commerce

Secretary of Labor

Secretary of Health, Education, and Welfare

E. O. 11470

## Title 3—Chapter II

Director of the Office of Economic Opportunity and such other heads of departments and agencies as the President may from time to time direct.

(c) The Secretary shall be the Chairman of the Committee.

SEC. 3. *Functions of the Committee.* The Committee shall advise and assist the President with respect to the national voluntary action program and shall perform such other duties as the President may from time to time prescribe. In addition to such duties, the Committee is directed to:

(a) Foster cooperation among the various departments and agencies on programs related to voluntary action.

(b) Promote more widespread reliance on and recognition of voluntary activities.

(c) Provide a focal point through which voluntary organizations can better make their needs and concerns known to the Federal Government.

(d) Advise and participate in the development of new Federal initiatives for encouraging voluntary action.

SEC. 4. *Functions of Secretary of Housing and Urban Development.* The Secretary shall:

(a) Encourage the development and implementation of Federal and non-Federal voluntary activities directed toward the solution or mitigation of problems associated with conditions of urban living or with poverty.

(b) Provide for the development and operation of a clearinghouse for information on private voluntary action, and on Government programs designed to foster voluntary action.

(c) Initiate proposals for the greater and more effective application of voluntary action in connection with Federal programs dealing with problems of urban living or poverty, and coordinate, as consistent with law, Federal activities involving such action.

(d) Cooperate with private organizations in their efforts to stimulate more widespread and effective private voluntary action for attacking problems of urban living or poverty.

(e) Make grants of seed money, as authorized by law, for stimulating the development or deployment of innovative private voluntary action programs directed toward problems associated with conditions of urban living or poverty.

(f) Perform such other duties with respect to the voluntary action program as the Secretary deems advisable.

SEC. 5. *Responsibilities of departments and agencies.* (a) The head of each Federal department and agency, or a representative designated by him, when so requested by the Secretary, shall, to the extent of authority and available funds, furnish information and assistance, and participate in all ways appropriate to carry out the objectives of this order.

(b) The head of each Federal department or agency shall, when so

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requested by the Secretary, and continuing responsibility that department or agency in

(c) The head of each Federal representative, shall proposed budgets, plans, and affecting the voluntary action

SEC. 6. *Construction.* Not subjecting any department, the executive branch of the or any function vested by law such agency or head, to the head or as abrogating, modifying in any manner.

THE WHITE HOUSE,  
May 26, 1969.

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# RELATING TO THE IMPLEMENTATION OF THE SERVICE ABROAD COMMISSIONS IN CIVIL OR COM

The Convention on the judicial Documents was ratified proclaimed by the President on February 10, 1969. The to designate authorities to

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NOW, THEREFORE, section 301 of title 3 of the United States of A

SECTION 1. *Designation* State is designated as the service from other Contr with articles 3-6 of the Con

SEC. 2. *Designation of* department of State, the Deputy Marshal or Deputy Marsh is made are designated as form annexed to the Conve

SEC. 3. *Additional Designation* concurrence of the Attor

requested by the Secretary, designate a senior official to have primary and continuing responsibility for the participation and cooperation of that department or agency in matters concerning voluntary action.

(c) The head of each Federal department or agency, or his designated representative, shall keep the Secretary informed of all proposed budgets, plans, and programs of his department or agency affecting the voluntary action program.

SEC. 6. *Construction.* Nothing in this order shall be construed as subjecting any department, establishment, or other instrumentality of the executive branch of the Federal Government or the head thereof, or any function vested by law in or assigned pursuant to law to any such agency or head, to the authority of any other such agency or head or as abrogating, modifying, or restricting any such function in any manner.



THE WHITE HOUSE,  
May 26, 1969.

### Executive Order 11471

#### RELATING TO THE IMPLEMENTATION OF THE CONVENTION ON THE SERVICE ABROAD OF JUDICIAL AND EXTRAJUDICIAL DOCUMENTS IN CIVIL OR COMMERCIAL MATTERS

The Convention on the Service Abroad of Judicial and Extrajudicial Documents was ratified by the United States of America and proclaimed by the President on January 8, 1969. It came into force on February 10, 1969. The Contracting States have now undertaken to designate authorities to give effect to the Convention's provisions.

In order that the Government of the United States of America may give full and complete effect to the Convention, it is expedient and necessary that several departments of the Executive Branch of that Government perform certain functions.

NOW, THEREFORE, by virtue of the authority vested in me by section 301 of title 3 of the United States Code and as President of the United States of America, it is ordered as follows:

SECTION 1. *Designation of Central Authority.* The Department of State is designated as the Central Authority to receive requests for service from other Contracting States and to proceed in conformity with articles 3-6 of the Convention.

SEC. 2. *Designation of Authority To Complete Certificate.* The Department of State, the Department of Justice and the United States Marshal or Deputy Marshal for the judicial district in which service is made are designated as authorities to complete the certificate in the form annexed to the Convention.

SEC. 3. *Additional Designations.* The Secretary of State, with the concurrence of the Attorney General in cases involving designations

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Approved For Release 2002/05/07 : CIA-RDP89-01114R000100010037-5

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